IN THE ENVIRONMENT COURT

IN THE MATTER of the Resource Management Act 1991

BETWEEN FEDERATED FARMERS OF NEW

ZEALAND

Appellant

AND OTAGO REGIONAL COUNCIL

Respondent

Form 7

NOTICE OF APPEAL TO ENVIRONMENT COURT AGAINST DECISIONS ON THE PROPOSED OTAGO REGIONAL POLICY STATEMENT

Clause 14(1) of First Schedule, Resource Management Act 1991

Federated Farmers of New Zealand (Inc.)

To: The Registrar Environment Court P O Box 2069 Christchurch 8013

Email: jessmae.kingston@justice.govt.nz, Rachel.Gerrand@justice.govt.nz

This Notice is made upon the following grounds:

 Federated Farmers of New Zealand makes this appeal in respect to submissions on the decision to which this reference relates, that being the Proposed Otago Regional Policy Statement. Federated Farmers made submissions and further submissions on that proposed plan and a copy of both Federated Farmers original submission and further submissions are attached.

- 2. The Otago Regional Council ("the Respondent") is the regional authority that notified the plan review and made decisions on it. A copy of the decisions that relate to the Federated Farmers New Zealand submissions and appeal is attached.
- 3. Federated Farmers of New Zealand is not a trade competitor for the purposes of section 308D of the Resource Management Act 1991.
- 4. The date of the receipt of the decisions by the applicant was 1 October 2016 (presumed).

PROVISIONS IN THE PLAN DECISION TO WHICH THE APPEAL RELATES

1.1 Objective 2.2 Kāi Tahu values, interests and customary resources are recognised and provided for

Reasons for Appeal 1.1

- 1.1.1 Federated Farmers initially supported the notified version of this Objective (notified as Objective 1.2);
- 1.1.2 We remain in agreement that the Regional Policy Statement plays an important role in translating Kāi Tahu values, interests and customary resources into the region's regulatory framework;
- 1.1.3 Consequently, we agree that an Objective of this nature is useful for both Kāi Tahu and plan users;
- 1.1.4 However, the subsequent amendments create concerns around how the proposed Objective will be implemented through the PRPS, particularly what the interaction between 'provided for' and 'interests' will mean for other resource users:
- 1.1.5 This is particularly a concern if 'interests' are taken to include 'commercial interests' with the subsequent implication that Kāi Tahu commercial interests are afforded greater weighting in resource management decisions against other potential competing interests.

Relief Sought

Federated Farmers seeks the following relief:

- 1.1.6 Objective 2.2 that an advice note, footnote or definition is provided to clarify how 'interests' should be considered in implementation of the PRPS.
- 1.1.7 Objective 2.2 is amended as follows (or words to similar effect): *Kāi Tahu values*, <u>customary and cultural</u> interests and customary resources are recognised and provided for.

1.2 Policy 3.1.1 Fresh water

- 1.2.1 Federated Farmers initially opposed in part the notified version of the proposed policy, on the basis it should be amended to also specifically provide for the economic and social wellbeing of the Otago region and its inhabitants:
- 1.2.2 Our concerns around the failure of the amended provision to recognise the important of freshwater for economic and social wellbeing remain. In addition, the proposed amendments set a very high bar by requiring that all

- of the listed matters in Policies 3.1.1 be achieved all of the time, in every instance:
- 1.2.3 There is potential for the matters listed to compete with each other. For example, b) requires the maintenance or enhancement of 'the range and extent of habitats provided by fresh water, including the habitat of trout and salmon':
- 1.2.4 We consider this is too heavily weighted in favour of Trout and Salmon, which are introduced species that can predate on indigenous species. As a result, there is potential that in providing for these species as sought through policy 3.1.1b, the policy may undermine the viability of indigenous fish species as sought through proposed policy 3.1.1c.

Relief Sought

Federated Farmers seeks the following relief.

- 1.2.5 Policy 3.1.1 is amended as follows (or words to similar effect): (b) Maintain or enhance the range and extent of habitats provided by fresh water, including the habitat of trout and salmon;
- 1.2.6 An additional provision is added to Policy 3.1.1 as follows (or words to similar effect): (n) Provide for the economic and social wellbeing of the Otago region and its inhabitants.

1.3 Policy 3.1.2 Beds of rivers, lakes, wetlands, and their margins

Reasons for Appeal 1.3

- 1.3.1 Federated Farmers accepts that riparian vegetation provides important ecosystem services to rivers, lakes and wetlands. However, the requirement to maintain or enhance under proposed provisions (d) and (e) may inhibit what farmers can do around waterways and wetlands;
- 1.3.2 The proposed wording, 'maintain or enhance', in addition to the requirement to 'achieve all of the following' matters listed in the policy, sets a high bar for land use in proximity to these areas and does not provide for 'active management' of these areas in proximity to rivers, lakes and wetlands. A more enabling approach may provide more flexibility for land managers while still delivering the desired range of ecosystem services and environmental outcomes.

Relief Sought

Federated Farmers seeks the following relief.

1.3.3 Policy 3.1.2 is amended as follows (or words to similar effect):

Manage the beds of rivers, lakes, wetlands, their margins, and riparian vegetation to achieve all of the following:

- d) Maintain or enhance overall natural character;
- e) Maintain or enhance overall amenity values;

1.4 Policy 3.1.3 Water allocation and use

Reasons for Appeal 1.4

- 1.4.1 Federated Farmers agrees with the overall intention that water users should be required to demonstrate, to a reasonable extent, the efficient use of allocated water. However, we are concerned that there are issues with the accuracy with which (or methods a council may use to define and delineate) 'efficient use' of water. For example, spray irrigation may appear to be a more efficient use on paper, but flood irrigation may provide overall better environmental benefit through aquifer recharge;
- 1.4.2 Further, if the policy results in water users being required to spend significant amounts of money on new irrigation infrastructure, then this may not result in either a net economic or environmental benefit, or create net efficient usage of the water resource.

Relief Sought

Federated Farmers seeks the following relief.

- 1.4.3 Policy 3.1.3 is amended as follows (or words to similar effect):
 - b) Encouraging the development or upgrade of infrastructure that increases use efficiency, where the environmental or economic benefits of such an upgrade outweigh the economic costs.

1.5 Policy 3.1.9 Ecosystems and indigenous biological diversity

- 1.5.1 Federated Farmers considers that proposed policy 3.1.9 (c) does not provide for instances where areas previously under pasture have been subject to regrowth, particularly on extensive, low intensity farming systems;
- 1.5.2 While this concern is partially addressed through inclusion of the word 'predominantly' within this policy; this is not defined in the PRPS and

- therefore may be subject to individual interpretation through lower level planning documents;
- 1.5.3 In respect to proposed policy 3.1.9 (f), there is no clarity around how the interests of indigenous species will be weighed against the interests of introduced species, given the latter may predate upon the former.

Relief Sought

Federated Farmers seeks the following relief.

- 1.5.4 Policy 3.1.9 is amended as follows (or words to similar effect):
 - c) Maintain or enhance areas of predominantly indigenous vegetation, excluding regrowth in pasture;

and:

- f) Maintain or enhance habitats of indigenous species and the habitat of trout and salmon that are important for recreational, commercial, cultural or customary purposes;
- ...or that an advice note is added to provide clarity around how the interests of indigenous species will be balanced against those of introduced species, where these may be in conflict.

1.6 Policy 4.3.1 Managing infrastructure activities

Reasons for Appeal 1.6

- 1.6.1 Federated Farmers opposes the use of the word 'protect' in proposed policy 4.3.1 (e), combined with the proposal that councils should provide for these needs 'now and in the future', and the reference to 'corridors';
- 1.6.2 Our concerns primarily relate to electricity transmission infrastructure situated on private land; and the potential that implementation of this policy may undermine the rights of, or increase the imposition placed upon, landowners housing these assets, thereby undermining the landowner's ability to make land use decisions in proximity to infrastructure:
- 1.6.3 Given this policy will primarily be implemented through the district planning process, it is unnecessary for the PRPS to attempt to balance competing interests or specify how these matters may be addressed through the PRPS.

Relief Sought

Federated Farmers seeks the following relief.

1.6.4 Policy 4.3.1 e) is deleted, with the matter considered through district planning processes.

1.7 Policy 4.3.2 Nationally and regionally significant infrastructure

Reasons for Appeal 1.7

- 1.7.1 Federated Farmers considers that, in respect to electricity transmission infrastructure specifically, the question around what may be considered nationally or regionally significant has largely been addressed through the National Policy Statement for Electricity Transmission (NPSET);
- 1.7.2 Consequently, we consider that in respect to electricity transmission infrastructure, Policy 4.3.2 (e) should be refined to refer only to the 'National Grid', excluding electricity transmission infrastructure that is not a component of the national grid;
- 1.7.3 Our concerns primarily relate to electricity transmission infrastructure situated on private land; and the potential that implementation of this policy may undermine the rights of, or increase the imposition placed upon, landowners housing these assets, thereby undermining the landowner's ability to make land use decisions in proximity to infrastructure;
- 1.7.4 Our concerns hinge around the accuracy of the definition of 'Electricity transmission infrastructure'; we consider it would be more efficient and simpler to understand if the term 'National Grid' was used in this proposed policy to provide alignment between the PRPS and the NPSET;
- 1.7.5 Further, Policy 4.3.2 is to be given effect to through Method 4.1.14, including (c) providing controls on subdivision and land use, as necessary to ensure that the operation, maintenance, upgrading and development of electricity transmission infrastructure is not compromised as a result of the adverse effects of incompatible land uses (including structures).
- 1.7.6 Federated Farmers considers that farming activities are not incompatible with transmission infrastructure development. However, we consider that upgrading and development should be treated as separate to operation and maintenance, given that upgrading and development may have some adverse impact on surrounding land uses and these should be appropriately weighted and considered.

Relief Sought

Federated Farmers seeks the following relief.

- 1.7.7 Policy 4.3.2 b) is amended as follows (or words to similar effect):
 - b) The National Grid Electricity transmission infrastructure;
 - ... with consequential amendments made to the definitions pertaining to Electricity Transmission Infrastructure.
- 1.7.8 Method 4.1.14 c) is amended as follows (or words to similar effect):
 c. providing controls on subdivision and land use, as necessary to
 ensure that the operation, and maintenance, upgrading and
 development—of electricity transmission infrastructure is not

compromised as a result of the adverse effects of incompatible land uses (including structures).

1.8 Policy 4.4.3 Protecting renewable electricity generation

Reasons for Appeal 1.8

- 1.8.1 Federated Farmers is concerned that the policy, as currently worded, may result in water allocation processes favouring electricity generation over other potential uses, irrespective of the relative weighting and community outcomes derived from alternative use;
- 1.8.2 This is particularly a concern given the 'high level' nature of the PRPS in the regional resource management planning hierarchy.

Relief Sought

Federated Farmers seeks the following relief.

1.8.3 Policy 4.4.3 is deleted, or amended to specify that the policy is not intended to provide direction in respect to decisions around freshwater allocation.

1.9 Policy 4.4.5 Electricity distribution infrastructure

Reasons for Appeal 1.9

- 1.9.1 Federated Farmers is concerned that the policy fails to recognise the adverse impact that electricity transmission infrastructure may have on adjoining, competing or otherwise compatible land use;
- 1.9.2 Our concerns primarily relate to electricity transmission infrastructure situated on private land; and the potential that implementation of this policy may undervalue the potential adverse impacts upon, or value derived from, primary production activities in proximity to or upon land occupied by electricity distribution infrastructure;
- 1.9.3 This impact is particularly relevant given the intention is to 'protect' the generating capacity of nationally or regionally significant renewable electricity generation activities.

Relief Sought

Federated Farmers seeks the following relief.

1.9.4 Policy 4.4.5 is amended as follows (or words to similar effect);

Protect Provide for the generating capacity of nationally or regionally significant renewable electricity generation activities, by all of the following:

- a) Recognising the functional needs <u>constraints</u> of electricity distribution activities:
- b) Restricting the establishment of <u>incompatible</u> activities that may result in reverse sensitivity effects;
- c) Avoiding, remedying or mitigating adverse effects from other activities on the functional needs of that infrastructure:
- d) Protecting existing distribution corridors for infrastructure needs, now and for the future.

1.10 Policy 5.3.1 Rural activities

Reasons for Appeal 1.10

- 1.10.1 Federated Farmers wholly supports the intention of this policy. However, we consider the regulatory bar for the potential loss of productive soils is set relatively low for a Regional Policy Statement, and the implication may be restrictions on relatively insignificant land use where this may pose some risk to the loss of soils, either directly or indirectly;
- 1.10.2 We consider the matter is better addressed through the specific district planning processes of Otago's territorial local authorities.

Relief Sought

Federated Farmers seeks the following relief.

- 1.10.3 Policy 5.3.1 is amended as follows (or words to similar effect):
- b) Minimising Recognising the loss value of significant soils:

1.11 Policy 5.4.3 Precautionary approach

- 1.11.1 Federated Farmers is concerned that the 'precautionary approach' runs considerable risk of being implemented through an overly regulatory or risk averse approach to regulation, in the absence of perfect information. This is particularly concerning given the varying and interacting nature of the natural environment;
- 1.11.2 We would rather the PRPS focusses on addressing information gaps where necessary, and otherwise attempt to provide a resource management framework which seeks to make the best decisions from the information available, recognising the significant opportunity cost if resource use is unnecessarily restricted.

Relief Sought

Federated Farmers seeks the following relief.

1.11.3 Policy 5.4.3 is amended as follows (or words to similar effect):

<u>5.4.3.1</u> Apply a precautionary approach to <u>Identify</u> activities where adverse effects may be <u>either currently</u> uncertain, not able to be determined, or poorly understood, but are potentially <u>likely to be</u> irreversible and significant.

And, an additional policy is added:

5.4.3.2 Prioritise these areas of uncertainty or poor understanding through a coherent integrated framework including risk identification, probability/impact assessment, and cost benefit analysis of options.

1.12 AER 3.1 Water bodies support healthy ecosystems, are safe for swimming, and maintain their natural form and character

Reasons for Appeal 1.12

- 1.12.1 The Otago Water Plan addresses freshwater quality in the region, and the proposed AER goes beyond the requirements outlined in the water plan;
- 1.12.2 While water bodies that are safe for swimming is a welcome outcome, it may not be practically achievable in many instances due in large part to natural occurrences. As a result, a water body specific target for swimmability should be a focus of the Otago water plan, rather than attempting to define this through the PRPS.

Relief Sought

Federated Farmers seeks the following relief.

- 1.12.3 AER 3.1 is amended as follows (or words to similar effect):

 Water bodies support healthy ecosystems, are safe for swimming, and maintain their natural form and character
- 1.13 Objective 3.2 Otago's significant and highly-valued natural resources are identified, and protected or enhanced

1.13.1 The Objective's wording, particularly 'protected and enhanced', set a very high bar, which may not be enabling of or recognise the importance of resource use.

Relief Sought

Federated Farmers seeks the following relief.

1.13.2 Objective 3.2 is amended as follows (or words to similar effect): Otago's significant and highly-valued natural resources are identified, effectively managed and improved, protected or enhanced where degraded

1.14 Further relief sought

- 1.14.1 In addition to the matters set out in paragraphs 7 to 13 above, Federated Farmers seeks the following relief:
 - (a) Similar and / or consequential amendments to the Proposed RPS (such as to methods, explanatory text and to ensure a consistent approach where appropriate) that would satisfactorily address the matters raised in this appeal; and
 - (b) Federated Farmers' submission and further submission relief in the event that its primary relief in this appeal is not granted; and
 - (c) Such other relief as the Court considers appropriate.

Address for service of Appellant:

Federated Farmers of New Zealand PO Box 5242 Dunedin 9058 Attention: David Cooper

Tel: 03 4777 361 Fax: 03 4790 470

Email: dcooper@fedfarm.org.nz

Copies to be sent to:

Director Policy Planning and Resource Management Otago Regional Council Private Bag 1954, Dunedin 9054.

Copies to be served on other submitters

Annexure A - List of other affected submitters and addresses and cover letter

Advice to recipients of copy of notice of appeal

How to become party to proceedings

You may become a party to the appeal if you made a submission on the matter of this appeal; and you lodge a notice of your wish to be a party to the proceedings (in form 33) with the Environment Court within 30 working days after this notice was lodged with the Environment Court.

You may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing requirements (see form 38).

How to obtain copies of documents relating to appeal

The copy of this notice served on you does not attach a copy of the appellant's submission or the decision (*or* part of the decision) appealed. These documents may be obtained, on request, from the appellant.

The copy of this notice served on you does not attach a copy of any other documents necessary for the adequate understanding of the appeal (of which there were none), or a list of names and addresses of persons to be served with a copy of this notice. These documents may be obtained, on request, from the appellant.

Advice

If you have any questions about this notice, contact the Environment Court Unit of the Department for Courts in Auckland, Wellington or Christchurch.

Contact details of Environment Court for lodging documents

Documents may be lodged with the Environment Court by lodging them with the Registrar.

The Auckland address of the Environment Court is:

8th Floor, District Court Building 3 Kingston Street Auckland

Its postal address is: P O Box 7147 Wellesley Street Auckland

And its telephone and fax numbers are:

Telephone: (09) 916 9091 Fax: (09) 916 9090

The Wellington address of the Environment Court is:

The District Court Building

43 – 49 Balance Street Wellington

Its postal address is: P O Box 5027 Lambton Quay Wellington

And its telephone and fax numbers are:

Telephone: (04) 918 8300 Fax: (04) 918 8303

The Christchurch address of the Environment Court is:

83 Armagh Street (corner Durham Street)

Christchurch

Its postal address is: P O Box 2069 Christchurch

And its telephone and fax numbers are:

Telephone: (03) 962 4170 Fax: (03) 962 4171

Names and addresses of the persons to be served with a copy of this appeal

O: D : 10 "	1 " 6	E D () W
Otago Regional Council	Lynnette Spence	E. Peter Walker and RL Walker
Private Bag 1954	263c Ngatai Road	9 Waimana Place
Dunedin 9054	Tauranga 3110	Wanaka 9305
Attention: Fraser McRae		e.peter.walker@xtra.co.nz
policy@orc.govt.nz		T. T. Sterritante. Characterists
George Ritchie	Jasmine Hunter	Father Andrew Lewis
PO Box 683	4 Brockville Road	134 Hall Road
Wanaka 9343	Glenross	Sawyers Bay
gritchie@xtra.co.nz	Dunedin 9011	Port Chalmers
	sunseeker29282@gmail.com	andrewblewis24@gmail.com
BF McLachlan	GF Dowling	Alan Sandri
848 Brighton Road	RD 3	59 Wharfe Street
Ocean View	Ranfurly 9397	Oamaru 9400
Dunedin 9035	gerald_angela.dowling@xtra.co.nz	alan.sandri18@gmail.com
embee@xtra.co.nz		
Doug Browning	John Pope	Joy Green
86 Hocken Street	5 St Lukes Lane	26 Stour Street
Kenmure	Goldfields	Oamaru 9400
Dunedin 9011	Queenstown	wjgreen@xtra.co.nz
	johnpope@mcdonald.com.au	wjgreen & Alia.oo.nz
dougbrowning@xtra.co.nz		Labor and Lie MalZa
Christopher Menzies	Michael Harris	John and Liz McKenzie
41 Mitchell Avenue	8 Bendemeer Lane	16 Ribbonwood Close
Dunedin 9012	RD 1	Normanby
1chrism@gmail.com	Queenstown 9371	Dunedin 9010
· · · · · · · · · · · · · · · · · · ·	mike@whiteshadows.co.nz	liz@coopermckenzie.co.nz
Agrissentials Mosgiel	Don Anderson	Taranaki Smith
Attention: John Morris	Anderson & Co Resource Management	134 Dunback Road
20 Sinclair Road	PO Box 5933	Palmerston 9430
Mosgiel	Dunedin 9058	
Dunedin	don@pprm.co.nz	
RoK@agrissentials.com		
Martin O'Brien	Bruce Lambie	Dr Mike Jennings
34 Ann Street	27 Dunblane Street	jennings.michael@gmail.com
		Jermings.michaer@gman.com
Roslyn	Maori Hill	
Dunedin 9010	Dunedin 9010	
miobrien@clear.net.nz	thelambies@xtra.co.nz	
Annabeth Cohen	E Loehr-Haenig, JD Nieveen	GL Steel
25A Ross Street	45 Johnson Street	125 Camphill Road
Roslyn	Milton 9220	RD 4
Dunedin 9010	loehae@xtra.co.nz	Balclutha 9274
	IOGHAC WALLACO.HZ	Daiolutta 3214
abcohen55@gmail.com		Men it b
Karin Bowen	Glen Callanan	Willowridge Developments Limited
24 Kerry Street	Clyde Holiday & Sporting Complex	Attention: Alison Devlin
Alexandra 9320	7 Whitney Street	PO Box 170
karin@bowen.net.nz	Clyde 9003	Dunedin 9054
	inquire@globalgrowingsolutions.co.nz	alison@willowridge.co.nz
Warwick Hobbs	Clutha District Council	Egg Producers Federation of New
237 Scotland Street	Attention: David Campbell	Zealand
Roxburgh 9500	PO Box 25	C/- Harrison Grierson Consultants
	Balclutha 9240	Limited
	david.campbell@cluthadc.govt.nz	Attention: Reina Kumar
	·	PO Box 5760
		Auckland 1141
		r.kumar@harrisongrierson.com
Drien Town	Jaka Dada	
Brian Turner	John Park	Environment Southland
1		
Oturehua	Kakanui PDC	Private Bag 90116
3363 Ida Valley - Omakau Road	65 Clayton Street	Attention: Anita Dawe

Central Otago 9339	North Otago 9438	Invercargill 9840
blturner@xtra.co.nz	Troini Grage Groo	service@es.govt.nz
	Observes and Transcal Kind	
Angus Mackay	Shayne and Tracy Kirk	Alec Saunders
95 Middleton Road	C/- Gallaway Cook Allan	PO Box 28
Kew	Attention: Jan Caunter	Outram 9062
Dunedin 2012	PO Box 450	alecs@xtra.co.nz
angus1mackay@hotmail.com	Wanaka 9343	
	jan.caunter@gallawaycookallan.co.nz	
Margaret Katon	Central Otago District Council	ML Soal
20 Matthews Crescent	Attention: Louise van der Voort	Hillcrest
Cromwell 9310	PO Box 122	RD 2
margus@clear.net.nz	Alexandra 9340	Waitati 9085
	louise.vandervoort@codc.govt.nz	
William Lloyd	Otago Peninsula Biodiversity Group	Herbert Heritage Group
15 Scotia Street	PO Box 11	Attention: Bronwyn Judge
Port Chalmers	Portobello	PO Box 351
Dunedin 9023	Dunedin 9048	Oamaru 9444
billevelloyd@slingshot.co.nz	opbg11@gmail.com	mjjudge@xtra.co.nz
Phil Murray	Airways Corporation of New Zealand	Bus Users Support Group Otepoti-
PO Box 35	Limited	Dunedin (Bus Go Dunedin)
Clyde 9341	C/- Opus International Consultants	Attention: Peter Dowden
philh.murray@xtra.co.nz	Attention: Shane Roberts	12 Woodhaugh Street
	Private Bag 1913	Woodhaugh
	Dunedin	Dunedin 9010
	shane.roberts@opus.co.nz	peter.dowden@gmail.com
Michael Rawlinson	Jenny Olsen	Lynne Stewart
1 Dalkeith Street	24 Oxley Crescent	1130 Earnscleugh Road
North East Valley	Broad Bay	Clyde 9341
Dunedin 9010	Dunedin 9014	phil.lynne2@xtra.co.nz
mike.rawlinson@xtra.co.nz	jen.olsen@slingshot.co.nz	
JCF Rowley	Central Otago Wilding Conifer Control	Anna Hughes
Mt Teviot Station	Group	26 Oregon Street
RD 2	Attention: Phil Murray	Ocean Grove
Teviot Road	PO Box 35	Dunedin 9013
Roxburgh 9572	Clyde 9341	annajoanhughes@gmail.com
Southern District Health Board	New Zealand Defence Force	N G Trevathan
Attention: Andrew Shand	C/- Property Group	360 Ardgour Road
Public Health South	Attention: Rob Owen	RD 3
Private Bag 1921	Private Bag 902	Cromwell 9383
Dunedin 9054	Upper Hutt 5140	trevathan@xtra.co.nz
Andrew.shand@southerndhb.govt.nz	rob.owen@nzdf.mil.nz	
Waitaha Iwi	Scope Resources Ltd	Alliance Group Limited
Attention: Anne Te Maiharoa Dodds	C/- Clark Fortune McDonald & Associates	C/- Mitchell Partnerships
2 Redcliff Road	Attention: Nick Geddes	Attention: Claire Hunter
Glenavy	PO Box 553	PO Box 489
Waimate 7980	Queenstown	Dunedin
adodds@xtra.co.nz	ngeddes@cfma.co.nz	claire.hunter@mitchellpartnerships.co.nz
Radio New Zealand Limited	Port Otago Limited	Central Otago Environmental Society
Attention: Gary Fowles	Attention: Lincoln Coe	Attention: DG Shattky
PO Box 123	PO Box 8	exemplar@scorch.co.nz
Wellington 6140	Port Chalmers	
gary.fowles@radionz.co.nz	Dunedin	
	L.Coe@portotago.co.nz	
PowerNet Limited	HW Richardson Group Limited	Lev Lafayette
C/- Mitchell Partnerships Limited	C/- Mitchell Partnerships Limited	lev@levlafayette.com
Attention: Megan Justice	Attention: Megan Justice	
PO Box 489	PO Box 489	
Dunedin 9054	Dunedin 9054	
megan.justice@mitchellpartnerships.co.nz	megan.justice@mitchellpartnerships.co.nz	

T	1	
Yellow-eyed Penguin Trust	Hampden Community Energy Inc	Patricia Scott
Attention: Eric Shelton	Attention: Elizabeth Norton	55 Riccarton Road East
PO Box 5409	16 Lancaster Street	East Taieri
Dunedin 9058	Hampden	Mosgiel 9024
sue@yeptrust.org.nz	Otago 9410	patscott_2000@yahoo.com
odo Syspii dollorginiz	pahau1@nettel.net.nz	pateoott_2000 @ yantoo.com
Peter Hore	Peter Foster	OSPRI
96 Highfield Wedderburn Road	61 Whites Road	Attention: Nikki Penno
PO Box 7	Merton	PO Box 5745
Wedderburn 9355	RD 1	Dunedin 9058
pj.mehore@scorchotago.co.nz	Waikouaiti 9471	nikki.penno@ospri.co.nz
	petefozzil@gmail.com	
KiwiRail Holdings Limited	Waitaki District Council	DP Pedersen
Attention: Rebecca Beals	Attention: Peter Kloosterman	320 North Road
PO Box 593	Private Bag 50058	North East Valley
Wellington 6140	Oamaru 9444	Dunedin 9010
Rebecca.Beals@kiwirail.co.nz	pkloosterman@waitaki.govt.nz	Dulledin 3010
	Guardians of Lake Wanaka and Guardians	Contact Engage United
T Pedersen		Contact Energy Limited
19 Ferntree Drive	of Lake Hawea	Attention: Rosemary Dixon
Wakari	Attention: Don Robertson	Level 2, Harbour City Tower
Dunedin 9010	PO Box 93	29 Brandon Street
	Wanaka 9343	Wellington
	donandgaye@xtra.co.nz	rosemary.dixon@contactenergy.co.nz
Matthew Sole	Aurora Energy Limited	Sir Alan Mark
1936A Omakau-Chatto Creek Road	Attention: Joanne Dowd	PO Box 56
RD 3	PO Box 1404	Dunedin
Alexandra 9393	Dunedin 9054	alan.mark@otago.ac.nz
		alan.mark@olago.ac.nz
solem@xtra.co.nz	joanne.dowd@thinkdelta.co.nz	DeveMAQ 5 laneau ante de card The
NZ Transport Agency	Ministry of Education	PauaMAC 5 Incorporated and The
Attention: Tony MacColl	C/- Opus International Consultants	Otago Rock Lobster Industry
PO Box 5245	Attention: Shane Roberts	Association Incorporated
Moray Place	Private Bag 1913	Attention: Storm Stanley and Simon
Dunedin 9058	Dunedin	Gilmour
Tony.MacColl@nzta.govt.nz	shane.roberts@opus.co.nz	stormalong@xtra.co.nz;
	·	simon.gilmour@paradise.net.nz
Darby Planning LP	Meridian Energy Limited	NZ Pork Industry Board
C/- Boffa Miskell Ltd	Attention: Andrew Feierabend	Attention: Anita Murrell
Attention: Chris Ferguson	PO Box 2146	PO Box 4048
PO Box 110	Christchurch 8140	
		Wellington 6140
Christchurch	Andrew.Feierabend@meridianenergy.co.nz	anita.murrell@pork.co.nz
Chris.Ferguson@boffamiskell.co.nz		
Rayonier Matariki Forests Limited	New Zealand Petroleum and Minerals	Blueskin Resilient Communities Trust
C/- KTB Planning Consultants Ltd	C/- MBIE	C/- Gallaway Cook Allan
Attention: Katherine Davies	Attention: AJ Millward	Attention: Bridget Irving
PO Box 641	PO Box 1473	Cnr High and Princes Street
Cambridge 3450	Wellington 6140	Dunedin Central
katherine@ktbplanning.co.nz	AJ.Millward@mbie.govt.nz	Dunedin 9054
g.comz	- I I I I I I I I I I I I I I I I I I I	bridget.irving@gallawaycookallan.co.nz
Save The Otago Peninsula (STOP)	McKeague Consultancy Ltd	Wakatipu Wilding Conifer Control Group
		C/- Queenstown Lakes District Council
Incorporated Society	Attention: Sally Dicey	
Attention: Jenny Winter	16 Howard Street	Attention: Briana Pringle
PO Box 23	Macandrew Bay	Private Bag 50072
Portobello	Dunedin 9014	Queenstown
Dunedin 9048	sallydicey@ahika.co.nz	9300
stopincsoc@gmail.com		brianap@qldc.govt.nz
SouthCoast Boardriders Association	Holcim (New Zealand) Limited	Jolyon Manning JP
Attention: Rod Rust	Attention: Nicky Hogarth	Jolendale Park
PO Box 2309	PO Box 6040	9 Peterson Place
St Clair	Christchurch	Bridge Hill
Dunedin 9012	nicky.hogarth@holcim.com	Alexandra 9320

southcoastboardriders@xtra.co.nz		jolenda@ihug.co.nz
		,
John Douglas	Queenstown Lakes District Council	Erik Olssen
41 Glencarron Street	Attention: Matthew Paetz	294 Portobello Road
Alexandra 9320	Private Bag 50072	RD 2
jdouglas.alx@xtra.co.nz	Queenstown 9348	Dunedin 9077
,	matthew.paetz@qldc.govt.nz	
Transpower New Zealand Limited	Forest and Bird NZ	Fonterra Co-operative Group Limited
C/- Beca Limited	Attention: Sue Maturin	C/- Chapman Tripp
Attention: Aileen Craw	PO Box 6230	Attention: Jo Appleyard and Ben
PO Box 5005	Dunedin	Williams
Dunedin 9058	s.maturin@forestandbird.org.nz	PO Box 2510
Aileen.Craw@beca.com		Christchurch 8140
		jo.appleyard@chapmantripp.com;
		ben.williams@chapmantripp.com
Otago Civil Defence Emergency	Bronna Brown	Royalburn Farming Company Ltd
Management Group	46 Ure Street	C/- John Edmonds & Associates Ltd
C/- Mitchell Partnerships	Southhill	Attention: Ben Farrell
Attention: Sonya Baird	Oamaru 9400	PO Box 95
PO Box 489	matclen@xtra.co.nz	Queenstown 9348
Dunedin		reception@jea.co.nz
sonya.baird@mitchellpartnerships.co.nz		. Josephon Gjodnosniz
Walter Peak Station	Millbrook Country Club	Eastburn Farm
C/- John Edmonds & Associates Ltd	C/- John Edmonds & Associates Ltd	C/- John Edmonds & Associates Ltd
Attention: Ben Farrell	Attention: Ben Farrell	Attention: Ben Farrell
PO Box 95	PO Box 95	PO Box 95
Queenstown 9348	Queenstown 9348	Queenstown 9348
reception@jea.co.nz	reception@jea.co.nz	reception@jea.co.nz
RCL Queenstown PTY Ltd	Damper Bay Estates Ltd	Halfway Bay Station
C/- John Edmonds & Associates Ltd	C/- John Edmonds & Associates Ltd	C/- John Edmonds & Associates Ltd
Attention: Ben Farrell	Attention: Ben Farrell	Attention: Ben Farrell
PO Box 95	PO Box 95	PO Box 95
Queenstown 9348	Queenstown 9348	Queenstown 9348
reception@jea.co.nz	reception@jea.co.nz	reception@jea.co.nz
Water Tight Investments Ltd	The Fertiliser Association of New Zealand	W.G. Nagle
C/- John Edmonds & Associates Ltd	Inc.	PO Box 15
Attention: Ben Farrell	C/- Boffa Miskell Limited	Clyde
PO Box 95	Attention: Claire Kelly	9341
Queenstown 9348	PO Box 110	treestone_far@yahoo.com
reception@jea.co.nz	Christchurch 8140	treestorie_tar@yarioo.com
reception@jea.co.nz	claire.kelly@boffamiskell.co.nz	
Graymont (NZ) Limited	Waitaki Irrigators Collective Limited	Wise Response Society Inc.
Attention: Benjamin Murray	Attention: Elizabeth Soal	Attention: Sir Alan Mark
498 Old Te Kuiti Road	PO Box 159	205 Wakari Road
RD 6	Oamaru 9444	Helensburgh
Otorohanga	elizabeth@waitakiirrigators.co.nz	Dunedin 9010
bmurray@graymont.com	GILZADGITI WAIIAKIITIYAIUI S.CO.IIZ	alan.mark@otago.ac.nz
Holland Beckett	AgResearch Ltd	Director-General of Conservation
Attention: Lara Burkhardt		Attention: Geoff Deavoll
Private Bag 12011	C/- Environmental Management Services Ltd	Private Bag 4715
DX HP 40014	Attention: Graeme Mathieson	Christchurch Mail Centre 8140
TAURANGA 3143	PO Box 97431	gdeavoll@doc.govt.nz
Email: lara.burkhardt@hobec.co.nz	Manukau 2241	gueavoil@uoc.govi.112
Linaii. iaia.buikilaiut@1100e6.60.112	graeme.mathieson@emslimited.co.nz	
Otago and Central South Island Fish and		Haritaga Naw Zooland Bouhara Tanna
Game Councils	Ian Percy and Fiona Aitken, Ian Percy and	Heritage New Zealand Pouhere Taonga Attention: Jane O'Dea
Attention: Peter Wilson	Fiona Aitken Family Trust and Aitken's	PO Box 5467
	Folly Vineyard	Dunedin 9058
Otago Fish and Game Council	C/- Gallaway Cook Allan	
PO Box 76	Attention: Jan Caunter	jodea@heritage.org.nz

Dunedin	PO Box 450	
	Wanaka 9343	
p.wilson@fish-game.org.nz	jan.caunter@gallawaycookallan.co.nz	
Otaga Water Beagures Haers Croup		Landagena Connections Trust
Otago Water Resource Users Group	Queenstown Airport Corporation C/- Mitchell Partnerships	Landscape Connections Trust
C/- Checketts McKay Law Limited Attention: John Williamson		Attention: Jinty MacTavish PO Box 1320
PO Box 41	Attention: Kirsty O'Sullivan	
	PO Box 489	Dunedin
Alexandra 9340	Dunedin	landscapeconnectionstrust@gmail.com
john@cmlaw.co.nz	kirsty.osullivan@mitchellpartnerships.co.nz	
Horticulture New Zealand	Tautuku Block X Section 3C Trust	Clutha Agricultural Development Board
Attention: Chris Keenan	Attention: Mr E J Palmer	Attention: Dave Inder
PO Box 10-232	47 Skibo Street	PO Box 149
Wellington	Kew	Balclutha
chris.keenan@hortnz.co.nz	Dunedin 9012	info@agboardnz.co.nz
E :	t.b_palmer@xtra.co.nz	0 1 0 1 01% 1111 % 1
Environmental Defence Society	Z Energy Limited, BP Oil NZ Limited and	Soho Basin Skifield Limited
Incorporated	Mobil Oil NZ Limited	C/- Anderson Lloyd Lawyers
Attention: Madeleine Cochrane Wright	C/- Burton Planning Consultants Limited	Attention: Warwick Goldsmith and
PO Box 91736	Attention: Mark Laurenson	Maree Baker-Galloway
Victoria Street West	PO Box 33-817	PO Box 201
Auckland 1042	Takapuna	Queenstown 9348
madeleine@eds.org.nz	Auckland 740	warwick.goldsmith@al.nz; maree.baker-
	mlaurenson@burtonconsultants.co.nz	galloway@andersonlloyd.co.nz
Northlake Investments Limited	Shotover Country Limited	Ayrburn Farm Developments Limited
C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers
Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and
Baker-Galloway	Baker-Galloway	Maree Baker-Galloway
PO Box 201	PO Box 201	PO Box 201
Queenstown 9348	Queenstown 9348	Queenstown 9348
warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-
galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz
Bridesdale Farm Developments Limited	Glencoe Station Limited	Treble Cone Investment Limited
C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers
Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and
Baker-Galloway	Baker-Galloway	Maree Baker-Galloway
PO Box 201	PO Box 201	PO Box 201
Queenstown 9348	Queenstown 9348	Queenstown 9348
warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-
galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz
Woodlot Properties Limited	Henley Downs Farm Holdings Limited	Real Journeys
C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers	C/- Anderson Lloyd Lawyers
Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and Maree	Attention: Warwick Goldsmith and
Baker-Galloway	Baker-Galloway	Maree Baker-Galloway
PO Box 201	PO Box 201	PO Box 201
Queenstown 9348	Queenstown 9348	Queenstown 9348
warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-	warwick.goldsmith@al.nz; maree.baker-
galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz	galloway@andersonlloyd.co.nz
Surfbreak Protection Society	Oceana Gold (New Zealand) Limited	Ballance Agri-Nutrients Limited
Attention: Michael Gunson	C/- Anderson Lloyd Lawyers	Attention: Warwick Catto
PO Box 58846	Attention: Stephen Christensen	Private Bag 12503
Botany	Private Bag 1959	Tauranga Mail Centre
Auckland 2163	Dunedin 9054	Tauranga 3143
info@surfbreak.org.nz	stephen.christensen@andersonlloyd.co.nz	Warwick.Catto@ballance.co.nz
Pioneer Generation Limited	Ravensdown Works Limited	Upper Clutha Conservation Taskforce
Attention: Peter Mulvihill	C/- Anderson Lloyd Lawyers	Attention: Anita Golden
PO Box 275	Attention: Stephen Christensen and Rachel	PO Box 93
Alexandra	Brooking	Wanaka 9343
peter.mulvihill@pgl.co.nz	Private Bag 1959	executive@shapingourfuture.org.nz
	Dunedin 9054	
	stephen.christensen@andersonlloyd.co.nz;	

	rachel.brooking@andersonlloyd.co.nz	
Silver Fern Farms	Peter and Margaret Hore	Remarkables Park Limited, Queenstown
Attention: Martina Armstrong	PO Box 7	Park Limited and Shotover Park Ltd
PO Box 941	Wedderburn 9355	Attention: Jenny Carter
Dunedin 9054	pj.mehore@scorchotago.co.nz	PO Box 1075
martina.armstrong@silverfernfarms.co.nz		Queenstown
		j.carter@remarkablespark.com
Little Valley Station Ltd	Angus Robertson	Landpro Limited
Attention: Lindon and Jennifer Sanders	55 Grove Street	Attention: Martell Letica
1173 Little Valley Road	Saint Kilda	PO Box 302
RD 2	Dunedin 9012	Cromwell 9342
Alexandra 9392	angusrobertson22@gmail.com	martell@landpro.co.nz
sanders.lvs@farmside.co.nz		
Straterra	Terry Wilson	Trevor Sangster
Attention: Chris Baker	tww@slingshot.co.nz	1 Ross Street
PO Box 10668		Mosgiel
Wellington 6143		Dunedin 9024
bernie@straterra.co.nz		tsappliances@tpg.com.au
Te Runanga o Moeraki, Kati Huirapa	Otago Conservation Board	Dunedin City Council
Runaka ki Puketeraki, Te Runanga o	Attention: Jason Gaskill	Attention: Nicola Pinfold
Otakou and Hokonui Runanga	gm@tourismwaitaki.co.nz	PO Box 5045
C/- KTKO Ltd		Dunedin 9058
Attention: Tim Vial		nicola.pinfold@dcc.govt.nz
PO Box 446		
Dunedin 9054		
tim@ktkoltd.co.nz		
Dairy NZ		
Attention: Shirley Hayward		
PO Box 85066		
Lincoln University 7647		
shirley.hayward@dairynz.co.nz		